

DECLARATION AND POWER OF ATTORNEY

for reissue of US patent s/n: 5,880,811

attorney docket no.: RP-1R

As a below named inventor, I declare that:

My residence, post office address and citizenship are as stated next to my name. I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a reissue of the patent is sought on the invention entitled:

INFANT EYE TRAINER FOR A BABY BOTTLE

the specification s/n 09/615,342 filed 12 July 2000. I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56.

POWER OF ATTORNEY: As a named inventor I hereby appoint the following attorney to prosecute this application and transact all business in the Patent and Trademark Office connected therewith:

Michael I. Kroll, Registration number: 26,755

SEND CORRESPONDENCE TO:

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Inventor's name: Last: **Parisi** First: **Richard** Middle: _____
Residence(city): **Oceanside** State: **New York** Citizenship: **USA**
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Claims 1-6 and 8 of reissue application serial No. 09/615,342 have been cancelled. Claims 7 and 9-17 are remaining in the application at the time of executing this Supplemental Declaration. Claim 7 of this application corresponds with claim 1 of United States Patent No. 5,880,811. Claim 7 differs from claim 1 of the patent as claim 7 does not include the limitation of "a flexible split clamp ring fitted about a body portion of the baby bottle, said ring being split at an angle such that the exposed ends overlap each other, said exposed ends having mating hook and loop pile fastener for holding said ring securely on said baby bottle". The claims further differ in that claim 1 of the patent includes the limitation that the "ornament being positioned about 7 to 10 inches from the eye of said baby, said gripping means, extension member and ornament being integral and fabricated out of the same kind of material". These limitations are included in claims 10 and 11 of the application. Claim 7 of the application includes the limitation that "said elongate member extends substantially 2 to substantially 5 inches from said gripping means". Claim 9 of the application is not provided for in the patent. Claims 12-14 of the application are not included in the patent. Claims 15-17 of the application correspond with claims 2-5 of the patent. Claim 6 of the patent is not provided in the application.

Every error in the patent which was corrected in the present reissue application, and is not covered by a prior oath/declaration submitted in this application, arose without any deceptive intention on the part of the applicant.

I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code, and that such willful statements may jeopardize the validity of the application or any patent issuing thereon.

Signature of Inventor Richard Parisi 11/18/03 Date: